

DOCKET NO. 173

Number Term Year

335 November 1960

Ernest E. Demi

Versus

Joseph Mineweaser



Jan. 13, 1961

Clifford A. Johnston

TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Ernest E. Demi		No. 335	November Term, 1960	
		No. 15	November Term, 1960	
vs				
Joseph Mineweaser				
		Amount Due.		\$165.77
R.D.R.	\$3.00	Interest from Jan 28, 1957 to		
Service	3.00	date.		38.96
Levy	3.00	Attorney		11.75
c/s-d/s	2.00			
Commission ,	3.32			
Mileage	4.20	\$18.52----- Sheriff's costs		<u>18.52</u>
		Total ---		\$235.00

SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

P. L. Laws.

1923

Act No. 220, page 347.

Sheriff's Levy of Personal Property

BY VIRTUE of writ of Fieri Facias, issued out of the Court of Common Pleas of Clearfield County, Pennsylvania, and to me directed, I have levied on the following described personal property of the Defendant, situated in the

Mills, Pa.

Village of Osceola

- 1 - Kitchen Table & chairs
- 1 - Refrigerator
- 1 - Coal Stone (Cookin.)
- 1 - Dining room Table & chairs
- 1 - Davenport
- 1 - Hot Lamps
- 1 - Set Bedroom furniture

And all other, etc.

Seized, taken in execution, and to be sold as the property of

Joseph Minewean

Chas. G. Zimmerman Sheriff

Sheriff's Office, Clearfield, Pa.,

Jan 24, 1950

Writ of Execution - Money Judgments.

ERNEST E. DEMI
PHILIPSBURG, PA.

VS.
JOSEPH MINeweaser
OSCEOLA MILLS, PA.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 335 November Term, 19 60
Exec. No. 15 November Term, 1960

WRIT OF EXECUTION

Commonwealth of Pennsylvania
County of Clearfield } SS:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against Joseph Mineweaser

, defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein;

(2) You are also directed to attach the following property of the defendant not levied upon in the possession of _____, as garnishee,

(Specifically describe property)

and to notify the garnishee that

(a) an attachment has been issued;
(b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant or otherwise disposing thereof.

(3) if property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due	\$ 165.77
Interest from January 28, 1957	\$ _____
Costs (to be added)	\$ 11.75

Wm. J. Nagerty
Prothonotary



By _____
Deputy

Date January 6, 1961

Proth'y. No. 64

14/272
RECEIVED WRIT THIS day
of Feb 6 1961 A. D. 1961,
at 2 JAN 6 1961 M.
Charles G. Ammerman
Sheriff

No. 335 November Term, 1960
No. 15 November Term, 1960
IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

Ernest E. Demi

Philipburg, Pa.
vs.

Joseph Minewaser
619 Kate Street
Osceola Mills, Pa.

WRIT OF EXECUTION (Money Judgments)	
EXECUTION DEBT	\$165.77
Interest from	1/28/57
Prothonotary	- -
Use Attorney	\$11.75
Use Plaintiff	-
Attorney's Comm.	-
Satisfaction	- -
Sheriff	- - -
<i>ADJ. costs 20.00</i>	<i>20.00</i>

NOW, February 28, 1961 direct this writ returned, marked satisfied.

~~Clifford A. Johnston~~
Clifford A. Johnston
Atty. for plaintiff

NOW, February 28, 1961, I hereby return this writ to be marked satisfied of record, debt, interest and costs paid in full.

So answers,

Charles G. Ammerman
CHARLES G. AMMERMAN
Sheriff

Clifford A. Johnston
Attorney for Plaintiff(s)

Clifford A. Johnston
Attorney(s) for Plaintiff(s)

Ernest B. Demi, of
Philipsburg, Pa.

VERSUS

Joseph Mineweaer, of
Ossola Mills, Pa.

COST OF

Steele Butterworth J.P.

(New Fees—Acts No. 492 Approved January 7, 1952, and Act No. 179 Approved June 28, 1951)

EACH	COSTS	TAX HERE
7.50	Assumpsit or Trespass Involving \$100.00 or less	
10.00	Assumpsit in Trespass Involving more than \$100.00	10.00
15.00	Landlord—Tenant Proceeding	
5.00	Attachment in Execution Proceeding after Judgment (Such Fees shall include all charges including when called for the costs relating to de- positions and interrogatories and the costs of postage and registered mail, except the costs of a transcript of every proceeding on appeal or cer- tiorari, including affidavit and certificate, which shall be \$2.50 per transcript.)	
	CONSTABLE	
	Robert Showers	1.50
1.50	Serving Summons Each Person	
.10	Miles, circ.	1.00
1.00	Serving Execution	
	Items, at 2c	
.10	Miles, circ.	
2.50	Levying	
1.50	Serving Subpoena Additional Names 75cts	
.10	Miles, circ.	
1.50	Receiving and paying over Without Sale	
	Total.....	2.50

Claim Filed August 17th 1957, Notice of Claim
Mailed the defendant, August 23rd 1957 for
the amount of Claim \$145.67 Int 5.10 and J.P.
Cost, \$10.00

Summons in Assumpsit issued Sept. 7th 1957

to Robert Showers Constable.

Returnable the 13th day of Sept 1957

between the hours of 6:30 o'clock P.M., and 7:30 o'clock P.M.

Served on Defendant by handing a true and attested
copy thereof to an adult member of his the family
at the dwelling house, Sept 7th 1957 3 P.M.

At time set for a hearing Plaintiff being unable
to appear, Case continued to Sept 20th 1957. at
7:30 P.M..

Sept 20th 1957 at time set for the hearing both
parties appeared, Was sworn and testified case
Continued until Sept 25th 1957 to give defendant
time to check account and materials.

Sept 25th 1957 at time set for continued hearing
both parties appeared, Both parties previous being
sworn, and again testified,

Judgement in favor of the Plaintiff in the pres-
ence of both parties.

1.50 Judgment entered against the defendant Sept 25th
1957 for debt \$145.67. Cost \$12.50 and int 5.10
total Judgment \$163.27

Received Satisfaction,

Now,

in the sum of \$ as bail absolute in this case conditioned for the payment of all costs accrued,
or may be legally recovered against the appellant.

I hereby certify that the above is a correct
Transcript of the proceedings had before
me in the above suit, and of record on my
docket.

Address:

Clearfield

County, 55:

Witness my hand and seal this

15th

day of October

1957

Steele Butterworth J.P. 
Alderman - Justice of the Peace

My Commission expires first Monday of January, 1960.

being duly sworn according to law, deposes and says that the appeal in the within case is not taken for the purpose of delay, but because deponent verily believes that injustice has been done.

Sworn and Subscribed before me this.....

day of 19

[Seal]

Alderman—Justice of the Peace

My Commission Expires first Monday of January, 19.....

NOTE—Follow the form of the blank within from your Docket Entry

No. 335 *Has.* Term, 1960

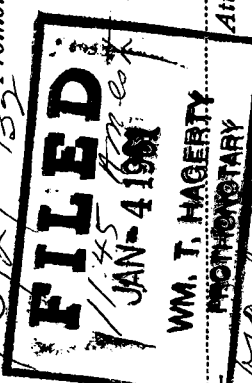
VERSUS

*Transcript

from the Docket of

Entered and Filed 19

S. C. L. / 132 Prothonotary.



J. T. H. *275*
*See "Of Appeal" or "Of Judgment" as the case may be.

The Franklin Co., Williamsport, Pa.

Praecipe for Writ of Execution - Money Judgments.

Ernest E. Demi
vs
Joseph Mineweaser

} IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 335 November
15 Nov.

Term, 19 60
1960

PRAECIPE FOR WRIT OF EXECUTION

To the Prothonotary:

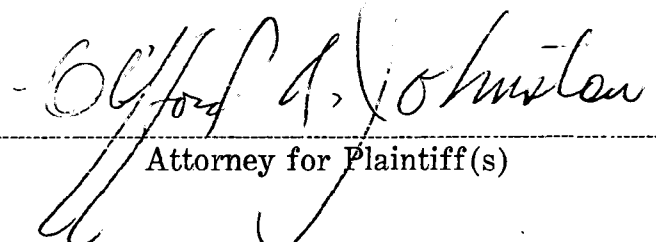
Issue writ of execution in the above matter,

- (1). directed to the Sheriff of Clearfield County;
- (2). against the following property _____ of defendant(s) and
- (3). against the following property in the hands of (name) _____ garnishee;
- (4). and index this writ
 - (a) against Joseph Mineweaser, 619 Kate St., Osceola Mills, Pa. defendant(s) and
 - (b) against _____, as garnishee, as a lis pendens against real property of the defendant(s) in name of garnishee as follows:

(Specifically describe property)

(If space insufficient attach extra sheets)

(5). Amount due	\$ <u>165.77</u>
Interest from January 28, 1957	\$ _____
Costs (to be added)	\$ _____



Attorney for Plaintiff(s)

No. 335, November Term, 19 60
No. Term, 19

IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

Ernest E. Demi

vs.

Joseph Mineweaser

WRIT OF EXECUTION
(Money Judgments)

EXECUTION DEBT 165 77

Interest from 1/28/57

Prothonotary - - -

Use Attorney - -

Use Plaintiff - -

Attorney's Comm. -

Satisfaction - - -

Sheriff - - -

FILED

JAN-6 1961

WM. T. HAGERTY
PROTHONOTARY

RECEIVED WRIT THIS day
of A. D., 19
at M.
Sheriff

Attorney for Plaintiff(s)